

FEDERAL ELECTION COMMISSION Washington, DC 20463

January 28, 1998

BY FACSIMILE

Thomas J. Wong, Esq. Devens, Lo, Nakano, Saito, Lee & Wong 220 S. King Street, Suite 1600 Honolulu, Hawaii 96813

RE: MU

MUR 4594

Longevity International Enterprises Corporation

Dear Mr. Wong:

This letter is to memorialize our conversation conducted this afternoon. This Office requires confirmation from you that due diligence has been exercised in responding to number 10 of the Order for Written Answers in the Subpoena issued to your clients, Longevity International Enterprises Corporation ("Longevity") dated October 17, 1997.

Additionally, as I discussed, number 4 of the Document Request was narrowed, as per this Office's letter dated November 19, 1997, so that your client was required to produce all documents relating to Hsu Chun-I, Louis Chang and Karl C.P. Wang which also reference and/or relate to China Airlines, Ltd., Friends of Fasi, or Frank Fasi, not just Frank Fasi. Further, with regard to Document Request number 4, I mentioned that although you object to the production of such documents based upon the assertion that there is "no limitation is on the time period," the Subpoena's "Instructions," clearly indicate that this discovery request shall refer to the time period of January 1, 1984 to the present. As currently stated, your objection raises the question of whether you intend to be non-responsive to this Request.

As agreed upon, you will respond to the aforementioned queries by the close of business (Eastern Time) by tomorrow, Thursday, January 29, 1998.

Should you have any questions, please contact me at (202) 219-3690.

Sincerely,

Nancy E. Bell

Attorney